

**Remarks**

By the foregoing Amendment, Claim 15 is amended to correct minor language in the claim. This amendment does not bear on the Restriction Requirement issued by the Examiner. Entry of the Amendment and favorable consideration thereof is respectfully requested.

Applicants hereby elect the invention of Species I, Figures 1a-1c, for prosecution in this case. Species II (Figs. 2a & 2b), Species III (Figs. 3a & 3b), and Species IV (Fig. 4) are reserved for filing in a future application.

Claims 1-18 pending in the application are readable on the different species as follows:

<b>Species I</b> (Figs. 1a-1c):	Claims 1-8 and 13;
<b>Species II</b> (Figs. 2a & 2b):	Claims 1-4, 9, 10, 13 and 15-17;
<b>Species III</b> (Figs. 3a & 3b):	Claims 1, 11-13 and 18; and
<b>Species IV</b> (Fig. 4)	Claims 1-4, 13 and 14.

Applicants respectfully agree with the Examiner that Claim 1 is generic to an apparatus encompassing Species I-IV. In the event that Claim 1 is allowed, Applicants reserve the right to have the Examiner consider all species, as provided by 37 C.F.R. 1.141.

Respectfully submitted,

/ Wesley W. Whitmyer, Jr./

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Wesley W. Whitmyer, Jr., Registration No. 33,558  
Attorney for Applicants  
ST.ONGE STEWARD JOHNSTON & REENS LLC  
986 Bedford Street  
Stamford, CT 06905-5619  
Tel. 203 324-6155